1 2 3 4	DANIEL G. BOGDEN United States Attorney JARED L. GRIMMER Assistant United States Attorney 501 Las Vegas Blvd. South, Suite 1100 Las Vegas, Nevada 89101 Phone: (702) 388-6336	
5	UNITED STATES DISTRICT COURT	
6	DISTRICT OF NEVADA	
7	-oOo-	
8	UNITED STATES OF AMERICA,	
9	Plaintiff,	2:15-CR-00340-RFB
10	vs.	GOVERNMENT'S PROPOSED STATEMENT OF THE CASE
11	RICK VANTHIEL,	STITIBILITY OF THE CIBE
12	AKA, Rick Spindoll,	
13	Defendant.	
	GOVERNMENT'S STATEMENT OF THE CASE	
14	The Superseding Indictment in this case charges the defendant with being a felon in	
15	possession of a firearm and ammunition which originated outside of the state of Nevada. It alleges	
16	that on or about September 30, 2015, the defendant, a convicted felon, possessed two firearms and	
17	ammunition. Neither the firearms nor the ammunition charged in the superseding indictment	
18	originated in Nevada.	
19	DATED this 10th day of August, 2016.	
20	Respectfully submitted,	
21	DANIEL G. BOGDEN	
22	United States Attorney	
23	//s//	
24		ED L. GRIMMER stant United States Attorney